United States District Court, Northern District of Illinois

Nai	me of Assigned Judge or Magistrate Judge	Milton			tting Judge if Other nan Assigned Judge				
CASE NUMBER 01			1040	DATE	4/5/	2002			
CASE TITLE			Talangea Robinson vs. Robert Gerritson, et al						
<u> </u>) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature sented.]						
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DOG	DOCKET ENTRY:								
(1)	·	motion of [use listin	g in "Motion" box ab	ove.]					
(2)									
(3)									
(4)	□ Rulin								
(5)	☐ Status								
(6)	☐ Pretri	Pretrial conference[held/continued to] [set for/re-set for] on set for at							
(7)	□ Trial[Trial[set for/re-set for] on at							
(8)	☐ [Bend	[Bench/Jury trial] [Hearing] held/continued to at							
(9)		This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] ☐ FRCP4(m) ☐ General Rule 21 ☐ FRCP41(a)(1) ☐ FRCP41(a)(2).							
[Other docket entry] Enter Memorandum Order. In each of the motions for summary judgment just filed by defendants, plaintiff's LR 56.1 response shall be filed on or before May 1 and defendants' replies shall be filed on or before May 15. All motions in limine are to be filed on or before April 24, 2002 and responses filed on or before May 15, 2002. Enter Final Pre-Trial Order.									
(11)	(11) For further detail see order attached to the original minute order.]								
	No notices required, a	davised in open court.				Document Number			
1	Notices mailed by jud	lge's staff.		A .	number of notices				
	Notified counsel by to	elephone.		Al	PR 0,8 2002				
Docketing to mail notices.]		\ \	\bigcirc \			
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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

TALANGEA ROBINSON,)				
	Plaintiff,)				
v.)	No.	01	C 1040	D 0
ROBERT GERRITSON,	et al.,)) ·)				DUCKETED APR
	Defendants.)				8 2002

MEMORANDUM ORDER

During the pretrial conference held on April 3, 2002, the parties' jointly-submitted final pretrial order ("FPTO") was approved and the case was added to the trial call (although the trial has not yet been scheduled, as explained hereafter). These schedules were established, with all filings provided for here to be made in this Court's chambers:

- 1. On each of the motions for summary judgment just filed by defendants, plaintiff's LR 56.1 response shall be filed on or before May 1 and defendants' replies shall be filed on or before May 15.
- 2. All motions in limine (other than those encompassed within defendants' summary judgment motions) shall be filed by each side on or before April 24, 2002, and the responses shall be filed on or before May 15, 2002. Unless requested by this Court, no reply memoranda are to be filed.

As to all objections that are reflected in the FPTO (including objections to exhibits) and that are not made the subject of

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motions in limine, such nonfiling shall be deemed to constitute a representation by the objecting party that the matters raised by those objections may most appropriately be dealt with at the time of trial.

When this Court has dealt with the motions for summary judgment, it will include in its order or orders of disposition a requirement that counsel for the parties are to transmit letters to this Court, with copies to opposing counsel, identifying their respective unavailabilities for trial during a specified time frame. This Court will thereafter set the case for trial, and the following items will be due seven days before the date thus set for trial:

- 1. proposed voir dire questions and
- 2. proposed jury instructions.

Trial briefs are waived in any event.

Milton I. Shadur

Senior United States District Judge

Date: April 5, 2002

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

TALANGEA ROBINSON.

Plaintiff.

APR 8 2002

٧,

ROBERT GERRITSON, JEFFREY DEVRIES, KIM REDA, SHARON HARRIS, and the VILLAGE OF CALUMET PARK, ILLINOIS,

Defendants.

No. 01C 1040

Judge Milton Shadur

FINAL PRE-TRIAL ORDER

This matter having come before the Court at a Pre-Trial Conference held pursuant to Fed. R. Civ. P. 16 and A. Denison Weaver of A. Denison Weaver, Ltd., 180 N. Michigan Avenue, Suite 1900, Chicago, IL 60601 (312-899-1440) having appeared as counsel for plaintiff and Gregory E. Rogus of Segal McCambridge Singer & Mahoney, Ltd., Suite 200, One IBM Plaza, Chicago, IL 60611 (312-645-7800) having appeared as counsel for defendants, the following actions were taken:

- 1. This is a civil rights action and jurisdiction of the Court is invoked under 28 U.S.C. §§ 1331, 1343, and 1367. Jurisdiction is not disputed.
- 2. The following stipulations and statements were submitted and are attached to and made a part of this Order:
- a) The following is a statement of all uncontested facts: (see attachment identified as Schedule 2(a).

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3)

	b)	The following is an agreed statement of contested issues of		
fact and la	w and	a statement of contested issues of fact or law not agreed to:		
(see attachment identified as Schedule 2(b).				
	c) [‡]	Attached as Schedule 2(c) is a schedule of exhibits submitted		
by the part	ties;			
	d)	The names and addresses of potential witnesses to be called		
by the parties is attached as Schedule 2(d);				
	e)	Defendant's statement of expert witness qualifications		
relating to Dr. Marc Oster, together with a copy of his C.V. is attached as				
Schedule 2	?(e);			
	f)	List of all depositions or portions to be read into evidence		
and statements of any objections thereto:				
		i) Any witness listed by the parties who is unable to		
		appear at trial in person;		
	g)	An itemized statement of special damages is as follows:		
		Susan Yacobellis \$90.00		
		Nancy Carlson \$3,500.00		
	h)	Waivers of any claims or defenses: none;		
	i)	i) There has been no offer or demand in this case as of yet;		
	j)	The discovery status: the parties have completed discovery;		
3.	Trial	of this case is expected to last four to five days. It will be		
placed on the trial calendar for, to be tried when reached.				

- 5. The parties recommend that 8 jurors be selected at the commencement of the trial.
- 6. The parties agree that the issue of liability and damages should not be bifurcated for trial.
- 7. The parties to not consent to this case being reassigned to a Magistrate Judge for trial.
- 8. This Order will control the course of the trial and may not be amended except by consent of the parties and the Court or by order of the Court to prevent manifest injustice.
- 9. The possibility of settlement of this case was considered by the parties.

ENTERED:

Judge, United States District Court

Date

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SEE CASE FILE FOR EXHIBITS